Last revised 12/1/11

		UNITED STATES BANKRUPTCY COL DISTRICT OF NEW JERSEY	URT	
In Re:		Case No	.:	
	K W. DAVIS J. DAVIS,	Judge:		
	,	Chapter:		13
	Debtor(s)		
Chap	ter 13 Plan and Moti	ons.		
	☑ Original	☐ Modified/Notice Required		☑ Discharge Sought
	☐ Motions Included	☐ Modified/No Notice Required		☐ No Discharge Sought
Date:	8/5/2014			
		THE DEBTOR HAS FILED FOR RELIEF UND CHAPTER 13 OF THE BANKRUPTCY COD		•

YOUR RIGHTS WILL BE AFFECTED

You should have received from the court a separate Notice of the Hearing on Confirmation of Plan, which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the Notice. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice.

YOU SHOULD FILE A PROOF OF CLAIM BY THE DEADLINE STATED IN THE NOTICE TO RECEIVE DISTRIBUTIONS UNDER ANY PLAN THAT MAY BE CONFIRMED, EVEN IF THE PLAN REFERS TO YOUR CLAIM

a. The d	ebtor shall pay \$	934.00	per	month	to the Chapter 13 Trustee, starting on
Septem	ber 1, 2014 f	or approximat	ely	60	_months.
o. The d	ebtor shall make pla	ın payments t	o the Trus	stee from the	following sources:
ॼ॔	Future earnings				
	Other sources of	funding (desc	ribe sourc	e, amount a	nd date when funds are available):

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I large for all wrongers to go etions							
c. Use of real property to satisfy	plan obligations:						
□ Sale of real property Description:							
Doodipaon							
Proposed date for completi	on:						
Refinance of real property:							
Description:		· ·					
Proposed date for completion:							
☐ Loan modification with resp	ect to mortgage encumbering property:	•					
Description:	•						
Proposed date for completion	on:						
d. ☐ The regular monthly mortga	ge payment will continue pending the sale	e, refinance or loan modification.					
	be important relating to the payment and						
	·	; 					
Part 2: Adequate Protection							
a. Adequate protection payments	will be made in the amount of \$	to be paid to the Chapter 13					
	to						
b. Adequate protection payments debtor(s) outside the Plan, pre-confirma	will be made in the amount of \$ tion to:	to be paid directly by the (creditor).					
Part 3: Priority Claims (Including A							
All allowed priority claims will be p	oaid in full unless the creditor agrees othe	erwise:					
Creditor	Type of Priority	Amount to be Paid					
MINION & SHERMAN	ATTORNEYS FEES	\$ 3,500.00					
INTERNAL REVENUE SERVICE	TAXES	\$39,167.13					
STATE OF NJ - DIV OF TAXATION	TAXES	\$ 3,000.00					

Part 4: Secured Claims

a. Curing Default and Maintaining Payments

The Debtor shall pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)
Bank of America	105 Grant Ave. S. Bound Brook, NJ	\$3,100.00	n/a	\$3,100.00	per terms of note and mortgage
Kia Motors	2013 Sportage	\$ 750.00	n/a	\$750.00	per lease terms
Kia Motors	2013 Optima	\$ 880.00	n/a	\$880.00	per lease terms

b. Modification

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid

^{2.)} Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

c. Surrender Upon confirmation, the stay collateral:	y is termir	nated as to surrendered coll	ateral. The Debto	or surrenders	the following				
Creditor		Collateral to be Surrender	red Value of S Collateral	Surrendered	Remaining Unsecured Debt				
NISSAN MOTOR ACCEPTANCE		2008 VOLVO V70	\$8,943.00		To be surrendered in full satisfaction of debt				
d. Secured Claims Unaffected by the Plan The following secured claims are unaffected by the Plan: Freedom Road Financial; Harley Davidson Financial e. Secured Claims to be Paid in Full Through the Plan:									
Creditor		Collateral		· ·	Total Amount to be Paid Through the Plan				
Part 5: Unsecured Claims									
a. Not separately classified Not less than \$ Not less than	from any r	to be distributed <i>pro rat</i> _ percent remaining funds	ta	l:					
Creditor	Basis Fo	or Separate Classification	Treatment		Amount to be Paid				
DANA DAVIS	DOMESTIC SUPPORT OBLIGATION ARREARS A BEING PAID DIRECTLY THROUGH SOMERSET COUNTY PROBATION PURSUANT TO SSTATE C ORDER		TO BE PAID OU THE PLAN IN F		estimated to be \$3,000.00				

Part 6: Executory	Contracts and	Unexpired Le	eases				
All executory co	ontracts and une	xpired leases	are rejected,	except the follo	owing, which a	re assumed:	
Creditor	Creditor Nature of Contract or Lease Treatment by Debtor						
KIA MOTORS FINAN	CE	2013 KIA OPTIMA Assumed					
KIA MOTORS FINAN	2013 KIA S	SPORTAGE	RTAGE				
Part 7: Motions							
NOTE: All plans cor Chapter 13 Plan Tran Service must be filed Where a motion to a asserts a secured cl motion, and serves a D.N.J. LBR 3015-6(a) order to prosecute the hearing on the motion the plan being confin	nsmittal Letter, it with the Clerk wold liens or pa aim that is great as an objection. The creditor the objection, the on. Failure to a med pursuant the creditor of the creditor of the creditor.	within the tir of Court wh rtially avoid ter than the a to confirmat shall file a pr e creditor ma opear to pros to the terms	me and in the en the Plan a liens has been amount to be ion. The proof of servicust appear at secute the obas set forth i	e manner set found Transmitta en filed in the e paid in the place roof of claim se e prior to the the confirmation pjection may re n the plan.	orth in D.N.J. al Letter are s plan, a proof lan serves as shall be serve scheduled co tion hearing,	LBR 3015-1. erved. of claim filed opposition to d in accordan infirmation he which shall be	A Proof of that the the ace with aring. In
	void Liens Und ves to avoid the						
Creditor	Nature of Collateral	Type of Lien	Amount of Lien	Value of Collateral	Amount of Claimed Exemption	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided
		gedelinger in de gestelle	e Parameter Springer (American Springer				

b. M	otion to Avoid Li	ens and Reclassify Clain	n From Secured to Completely U	nsecured.					
The [Debtor moves to re	eclassify the following clair	ms as unsecured and to void liens	on collateral consistent with					
Part 4 abov	e:								
Creditor		Collateral	Amount of Lien to be Reclassified						
		and the state of t		governing for the state of the first terminal and the state of the sta					
c. Mo Unsecured		Void Liens and Reclassi	fy Underlying Claims as Partially	/ Secured and Partially					
The D	ebtor moves to re	eclassify the following clain	ns as partially secured and partially	y unsecured, and to void liens					
on collatera	consistent with P	art 4 above:							
Creditor		Collateral	Amount to be	Amount to be					
			Deemed Secured	Reclassified as Unsecured					
Part 8: O	ther Plan Provisi	ions							
a. Ve	sting of Property	of the Estate							
Ø	Upon confirmation	on.		•					
	Upon discharge								
b. Pa	yment Notices								
			r 7 may continue to mail customary	notices or coupons to the					
Debtor notw	ithstanding the au	itomatic stay.							
c. O	rder of Distribution	on							
The T	The Trustee shall pay allowed claims in the following order:								
1)	Trustee commissi	ons							
2)	Attorneys Fees								
•	Priority Claims								
4)	Secured Claims	5	5) General Unsecured Claims						
d. Po	st-Petition Clain	ms							
			-petition claims filed pursuant to 11	U.S.C. Section 1305(a) in					
the amount:	he amount filed by the post-petition claimant								

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Part 9: Modification	
If this Plan modifies a Plan previously filed in this case	e, complete the information below.
Date of Plan being Modified:	
Explain below why the plan is being modified:	Explain below how the plan is being modified:
Are Schedules I and J being filed simultaneously with t	this Modified Plan? □ Yes □ No
Part 10: Sign Here	
The Debtor(s) and the attorney for the Debtor (if any) n	nust sign this Plan.
Date: 8/8/2014	/s/ Scott D. Sherman
	Attorney for the Debtor
I certify under penalty of perjury that the foregoing is tru	ue and correct.
Date:8/6/2014	/s/ Mark Davis
	Debtor
Date: 8/6/2014	/s/ Tina Davis
	Joint Debtor